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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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10	KERRI A. OSEGUERA,	CASE NO. C12-0589JLR
11	Plaintiff,	ORDER ADOPTING REPORT
12	. v.	AND RECOMMENDATION
13	MICHAEL J. ASTRUE,	
14	Defendant.	
15	This matter comes before the court on the Report and Recommendation of United	
16	States Magistrate Brian A. Tsuchida (Rpt. & Rec. (Dkt. # 19)) ("R&R"), and Ms.	
17	Oseguera's objections thereto (Objections (Dkt. # 20)). Having carefully reviewed all of	
18	the foregoing, along with all other relevant documents and the governing law, the court	
19	ADOPTS the R&R (Dkt. # 19), AFFIRMS the decision of the Commissioner, and	
20	ORDERS the Clerk to direct copies of this Order to all counsel and to Judge Tsuchida.	
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## I. BACKGROUND

Plaintiff is a former Snohomish County prosecutor challenging a disability determination made by an administrative law judge ("ALJ"). Plaintiff alleges she is disabled because she abuses alcohol and has a depressive disorder, an adjustment disorder, an anxiety disorder, and a personality disorder. She applied for disability benefits but was denied, requested reconsideration and was denied, then requested a hearing in front of an ALJ. After the hearing, the ALJ denied her application again, finding that she was impaired but that if she ceased abusing alcohol she could perform her job. The ALJ also found much of Plaintiff's testimony not credible due to inconsistent statements. Plaintiff appealed to the Appeals Council, which denied her request for review, and finally she appealed to this court. Judge Tsuchida considered the appeal and issued an R&R recommending that this court affirm the decision below.

## II. STANDARD OF REVIEW

A district court has jurisdiction to review a Magistrate Judge's report and recommendation on dispositive matters. Fed. R. Civ. P. 72(b). "The district judge must determine de novo any part of the magistrate judge's disposition that has been properly objected to." *Id.* "A judge of the court may accept, reject, or modify, in whole or in part, the findings or recommendations made by the magistrate judge." 28 U.S.C. § 636(b)(1). The court reviews de novo those portions to which specific written objection is made. *United States v. Reyna-Tapia*, 328 F.3d 1114, 1121 (9th Cir. 2003) (en banc). "The statute makes it clear that the district judge must review the magistrate judge's findings and recommendations de novo if objection is made, but not otherwise." *Id.* 

1 III. DISCUSSION 2 None of Plaintiff's objections raise novel issues that were not addressed by Judge 3 Tsuchida's R&R. The court has thoroughly examined the R&R, finds it persuasive, and 4 adopts its reasoning. Although Plaintiff may disagree with the ALJ's conclusions, and 5 with the result reached by the R&R, Plaintiff's objection contains no factual basis or discussion of relevant law that would justify rejecting the ALJ's sound reasoning. 6 7 Plaintiff essentially reargues the arguments she made to Judge Tsuchida, and the court independently rejects them for the same reasons as Judge Tsuchida. Plaintiff asks 9 the court to overturn the ALJ's factual findings and credibility determinations, arguing 10 that they are not supported by substantial evidence. The court has reviewed the record 11 and concludes that substantial evidence supports all of the ALJ's findings. 12 IV. **CONCLUSION** For the foregoing reasons, the court hereby ORDERS as follows: 13 14 (1) The court ADOPTS the R&R (Dkt. # 19) in its entirety; (2) The court AFFIRMS the decision of the Commissioner in this case; and 15 16 (3) The court DIRECTS the Clerk to send copies of this Order to Plaintiff, to counsel for 17 respondent and to Magistrate Judge Tsuchida. Dated this \text{31 day of February, 2013.} 18 19 20 JAMES L. ROBART United States District Judge 21

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